

insights

insights

insights

General terms and conditions

1. Enrolment

In order to participate in classes, registration by means of a contract is required. Registration must be made in writing using the contract form (https://eintanz.de/wp-content/uploads/2022/10/Vertrag-Anmeldung_EINTANZ_2022.pdf) provided by Eintanz and can be submitted in person, by post, by fax or by e-mail. The information in the contract must be filled in completely and legibly. By registering, the undersigned recognise the general terms and conditions of Eintanz. Registration is binding and obliges the participant to pay the agreed fee. For participants under the age of 18, the signature of a legal guardian is required. A written confirmation before the start of the class will only be sent if the class is cancelled, is already full or if changes of date or location are necessary.

2. Start of the contract, participation, cancellation

Participation in dance lessons begins upon presentation of the signed contract. Late entry is possible by arrangement; in this case the full month will be charged.

The contract is concluded for an indefinite period and ends at the latest when the child moves to another form of education or institution.

Ordinary cancellation is possible by either party with one month's notice to the end of the quarter. Extraordinary cancellation without notice is possible in accordance with the statutory regulations. Cancellation must be in writing.

3. Contract term and holiday arrangements

The contractual relationship is generally based on the Saxon school year. There are no lessons during school holidays and on public holidays. The holiday and public holiday regulations of the Free State of Saxony are an integral part of this agreement.

4. Scope of lessons, group organisation and changes

Each lesson lasts 45 minutes. Eintanz guarantees 34 lessons per school year. Cancelled lessons will not be made up if the guaranteed annual quota is reached. Billing is independent of whether the child attends regularly. Organisational changes to dates, lesson times, group divisions or the use of substitute teachers are permitted. In such cases, participants will be informed in good time. There is no entitlement to fixed group membership or specific times.

5. Cancellation, non-participation, refund

Fees already paid will be refunded if the lessons do not take place (e.g. due to insufficient participation). Further claims are excluded.

Non-attendance by participants does not count as cancelled lessons. Missed lessons cannot be made up or refunded.

In justified exceptional cases (e.g. prolonged illness), payment of the fee can be partially or fully suspended upon written request. This also applies to cancelled lessons that cannot be made up.

6. Number of participants and requirements

A minimum number of participants is required for the lessons to take place. For pedagogical and organisational reasons, this number may be lower. Eintanz reserves the right to set a maximum number of participants.

7. Fees and payment

The fees agreed in the contract apply. These are calculated as an annual fee for the entire school year and already take into account the periods without lessons during the Saxon school holidays and public holidays described under point 3. The annual fee is payable in twelve equal monthly instalments, irrespective of whether and to what extent lessons actually take place in a calendar month.

In addition, there may be a one-off or regular apportionment for room rents incurred in children's facilities - depending on the requirements of the respective organisation. This rent allocation can be calculated on a half-yearly or full-year basis.

The fees are to be transferred unsolicited to the account specified in the contract on the 15th of the current month.

8. Reductions and payment by instalments

Discounts based on legal or other proof (e.g. Leipzig Pass, school or student ID) are not provided. Payment by instalments are excluded. A discount of 10% can be granted for siblings in the same centre.

9. Liability

Eintanz assumes no liability for damages, losses, delays or other irregularities to the extent permitted by law. Participants are liable for damages caused by their own behaviour in accordance with the applicable legal provisions.

10. House rules

Eintanz is a guest in the facilities used. The house rules of the facility are binding and must be observed.

11. Data protection

The data collected in the context of the registration will be processed exclusively for the organisation, administration and billing of the lessons in accordance with Art. 6 GDPR. It will not be passed on to third parties. After termination of the contractual relationship, personal data will be stored for at least two years in order to fulfil legal obligations to provide evidence and retain records (e.g. tax office, funding agencies). The data will then be deleted.

12. Place of jurisdiction

The place of jurisdiction for all disputes arising from this contract is Leipzig.